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APPLICATION NO	Э.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/816,469		03/31/2004	Keiji Kashima	A-474	8406
802	7590	01/25/2006		EXAM	INER
DELLET	T & WAL	LTERS	VU, PHU		
P. O. BOX		97282-0788		ART UNIT	PAPER NUMBER
10112	, 010	7.202 0.00		2871	
			DATE MAILED: 01/25/2006		

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
	10/816,469	MORIYA				
Office Action Summary	Examiner	Art Unit				
	Phu Vu	2871				
The MAILING DATE of this communication a Period for Reply	appears on the cover sheet	with the correspondence address				
A SHORTENED STATUTORY PERIOD FOR REF THE MAILING DATE OF THIS COMMUNICATION - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, and - If NO period for reply is specified above, the maximum statutory perion - Failure to reply within the set or extended period for reply will, by state - Any reply received by the Office later than three months after the may - earned patent term adjustment. See 37 CFR 1.704(b).	N. 1.136(a). In no event, however, may reply within the statutory minimum of the od will apply and will expire SIX (6) Mount tute, cause the application to become	a reply be timely filed hirty (30) days will be considered timely. DNTHS from the mailing date of this communication. ABANDONED (35 U.S.C. & 133).				
Status		•				
1) Responsive to communication(s) filed on						
<u> </u>	his action is non-final.					
·	· <u></u>					
closed in accordance with the practice unde						
Disposition of Claims						
4) ☐ Claim(s) 1-11 is/are pending in the applicati 4a) Of the above claim(s) is/are withd 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-11 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and	rawn from consideration.					
Application Papers						
9)☐ The specification is objected to by the Exam	iner.					
10) ☐ The drawing(s) filed on is/are: a) ☐ a	ccepted or b) objected to	o by the Examiner.				
Applicant may not request that any objection to the	= ' '	• •				
Replacement drawing sheet(s) including the corr		, .				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for forei a) All b) Some * c) None of: 1. Certified copies of the priority docume 2. Certified copies of the priority docume 3. Copies of the certified copies of the papplication from the International Bure * See the attached detailed Office action for a li	ents have been received. ents have been received in rionty documents have bee eau (PCT Rule 17.2(a)).	Application No In received in this National Stage				
ood the attached detailed office detail for a li	ist of the certified copies no	n received.				
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1) Motice of References Cited (PTO-892) 2) D Notice of Draftsperson's Patent Drawing Review (PTO-948)		/ Summary (PTO-413) o(s)/Mail Date				
Information Disclosure Statement(s) (PTO-1449 or PTO/SB/0 Paper No(s)/Mail Date		Informal Patent Application (PTO-152)				

DETAILED ACTION

Response to Arguments

Examiner acknowledges translation of applicant's foreign priority document which invalidates Miyachi 6885421 under 35 USC 102(e), however, a new rejection has been made in view of Miyachi 2003/0169390.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-2, 9-10 and 11 are rejected under 35 U.S.C. 103(a) as being unpatentable over Miyachi et. al US Patent No. 2003016390 in view of Uchiyama et al. US Patent No. 6638582.

Regarding claim 1 and 2 and 10, Miyachi discloses a laminated retardation layer by lamination of a positive index anisotropy with an optic axis in a to a layer plane ([0095]) and a retardation layer negative index anisotropy and an optical axis in a normal direction to the layer plane ([0097]). Miyachi does not explicitly teach the positive index anisotrophy material to have inverse chromatic dispersion however applicant admits that a polycarbonate film having a fluorene skeleton has inverse chromatic dispersion. Uchiyama discloses a stretched polycarbonate polymer films with fluorene skeletons with excellent transparency, heat resistance, and productivity, which by applicant's admission will have inverse chromatic dispersion (column 9 lines 20-30)

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and column 9 line 67). Therefore, at the time of the invention, it would have been obvious to one of ordinary skill in the art to use a polycarbonate film with fluorene skeleton to provide excellent transparency and heat resistance.

Regarding claim 9 with respect to claims 1 and 2, the limitation of the coating layer has a negative index of refraction and has axis normal to the plane was already claimed in claim 1 therefore this limitation has already been met.

Regarding claim 11, Miyachi discloses a vertical alignment mode liquid crystal layer and two sheet polarizers on both sides thereof, wherein a laminated retarder of claim 1 is interposed between one of the sheet polarizers and the liquid crystal cell (see cover fig).

Claim 3, 9 and 10 are rejected under 35 U.S.C. 103(a) as being unpatentable over Miyachi and Uchiyama in view of Ishii US Patent No 5134507.

Regarding claim 3, Miyachi discloses all the limitations of claim 3 except a stretched cellulose acetate film as the polymer film having inverse chromatic dispersion. Ishii discloses an optically compensating plate comprised of a cellulose acetate film to achieve a high contrast ratio (see abstract and column 8 lines 1-10). Therefore, at the time of the invention, it would have been obvious to one of ordinary skill in the art, to use a cellulose acetate film to achieve a high contrast ratio.

Regarding claim 9 with respect to 3, the limitation of the coating layer has a negative index of refraction and has axis normal to the plane was already claimed in claim 1 therefore this limitation has already been met.

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Regarding claim 10 with respect to claim 3, these limitations were previously met in the claim 1 rejection.

Claims 4 - 6 and 9-10 are rejected under 35 U.S.C. 103(a) as being unpatentable over Miyachi and Uchiyama (A) US Patent No. 6638582 in view of Uchiyama (B) US Patent No. 6800697.

Regarding claims 4 and 6, Uchiyama B discloses aromatic polyester polymers such as polycarbonates provide good heat resistance, film forming properties and optical characteristics (column 9 lines 20-30 and column 9 line 67). Uchiyama A, discloses mixture of retardation films having different chromatic dispersions to form a film having inverse chromatic dispersion which contribute to enhanced image quality (see fig. 9 shows a film having inverse chromatic dispersion and column 3 lines 45-51). Therefore, at the time of the invention, it would have been obvious to one of ordinary skill in the art to use a mixture of polyester polymers to control wavelength dispersion thus contributing to enhanced image quality.

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Regarding claim 5, Uchiyama A discloses a polymer comprising a copolymer containing monomer units capable of yielding polymers having different chromatic dispersions and stretching said polymer to form a polymer with inverse chromatic dispersion (see column 3 line 65 – column 4 line 15) that has excellent retardation properties (see column 3 line 10). Therefore, at the time of the invention, it would have been obvious to one of ordinary skill in the art to apply inverse chromatic dispersion to form retarders with an excellent retardation property.

Regarding claim 9 with respect to 4 and 5, the limitation of the coating layer has a negative index of refraction and has axis normal to the plane was already claimed in claim 1 therefore this limitation has already been met.

Regarding claim 10 with respect to claims 4 and 5, these limitations were previously met in the claim 1 rejection.

Claims 7-10 are rejected under 35 U.S.C. 103(a) as being unpatentable over Miyachi and Uchiyama in view of Matsuoka et al. US Patent No. 6444280.

Regarding claim 7, Miyachi and Uchiyama disclose all the limitations of claim 7 except a polymerizable chiral nematic used as the coating layer in a retardation film. Matsuoka discloses a retardation film comprising polymerizable chiral nematic liquid crystal to improve image quality and viewing angle characteristics (see abstract). Therefore, at the time of the invention, it would have been obvious to one of ordinary skill in the art to use a polymerizable chiral nematic liquid crystal in a retarder to improve image quality and viewing characteristics.

Regarding claim 8, Miyachi and Uchiyama disclose all the limitations of claim 8 except a polymerizable discotic liquid crystal of homeotropic orientation layer in a coating layer of the retarder. Matsuoka discloses polymerizable discotic liquid crystal having a homeotropic orientation (see column 1 line 50 – column 2 line 9) to achieve optical compensation characteristics due to a large birefringence. Therefore, at the time of the invention, it would have been obvious to one of ordinary skill in the art to use a polymerizable discotic liquid crystal of homeotropic alignment to achieve retardation characteristics due to a large birefringence.

Regarding claim 9 with respect to claims 7 and 8, the limitation of the coating layer has a negative index of refraction and has axis normal to the plane was already claimed in claim 1 therefore this limitation has already been met.

Regarding claim 10 with respect to claims 7 and 8, these limitations were previously met in the claim 1 rejection.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Phu Vu whose telephone number is (571)-272-1562.

The examiner can normally be reached on 8AM-5PM M-F.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Robert Kim can be reached on (571)-272-2293. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Phu Vu Examiner AU 2871

In Lillus
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RDIMARY EXAMINER